

ALABAMA DEPARTMENT OF REVENUE

MOTOR VEHICLE DIVISION

**810-5-1-.470 Reciprocity Trip Permits.**

(1) In accordance with the International Registration Plan, a reciprocity trip permit registration may be secured for any vehicle or combination of vehicles in lieu of full fee registration or apportioned registration. The fee for this reciprocity trip permit shall be in accordance with §40-12-262. The permit shall be valid for a time period provided in §40-12-262, the beginning and ending dates to be shown on the permit. Every trip permit shall be carried in the cab of the vehicle for which such permit is issued. Such permit is not transferable. Such permit shall be presented upon request or demand of a law enforcement officer. The permit may be secured from the Department of Revenue or its designee.

(2) This permit is required for a carrier whose vehicle is based in a jurisdiction that is a party to the International Registration Plan and who did not elect to secure full or apportioned registration in Alabama.

(3) Any person operating a vehicle or truck-tractor combination with a current and valid reciprocity trip permit is permitted both interstate and intrastate operations within Alabama, provided he/she has met regulatory requirements such as qualification with the Alabama Public Service Commission and the International Fuel Tax Agreement (IFTA).

(4) Trip Permits will be required in other member jurisdictions if an Alabama based carrier does not apportion with that jurisdiction. If not proportionally registered before entering any other IRP

member jurisdiction, a trip permit must be secured and carried in the cab of the vehicle for which issued or the vehicle may be subject to full registration in that jurisdiction. (Authority: Sections 40-2A-7(a)(5), 32-6-56, and 40-12-262, Code of Alabama 1975); (History: Amended: Filed June 30, 2006, effective August 4, 2006)

### **[Motor Vehicle Rules Numeric Index](#)**